	Case 2:08-cv-00184-	JLR Document	2 Filed	1 02/08/2008	Page 1 of 1
То:	Mail Stop 8 Director of the U.S. Patent and Trademark P.O. Box 1450 Alexandria, VA 22313-1450			FILING OR DA ACTION REG	PORT ON THE ETERMINATION OF AN ARDING A PATENT OR RADEMARK
been	ompliance with 35 U.S.C. filed in the U.S. District of collowing: _X_ Patents or	Court United States D	C. § 1116 yo istrict Court	ou are hereby adv for the Western	ised that a court action has District of Washington on
DOCKET NO.		DATE FILED		District Court United States District Court for the ern District of Washington	
	-cv-00184-JLR INTIFF	2/4/08	DEFENDANT		
Implicit Networks Inc			Advanced Micro Devices Inc		
			et al.		
PATENT OR TRADEMARK NO.		PATENT OR TRADEMARK NO.			NT OR MARK NO.
1.	6,629,163	6.	11.	_	
2		7	12.		
3		8.	13.		
4 5.		9.	14.		
	In the above–entit	iled case, the followin		trademark(s) ha	ve been included:
DAT	TE INCLUDED	INCLUDED B Amendmen		Cross Bill	Other Pleading
	PATENT OR TRADEMARK NO.	PA	TENT OR EMARK NO	_ _	PATENT OR TRADEMARK NO.
1		6		11	
2		7		12.	
3. 8. 9			13.		
4 5		9.		14.	
D	In the above-entitle	ed case, the following	decision has	s been rendered of	or judgment issued:
DEC	CISION/JUDGMENT				
CLE	RK	(BY) DEPUTY	CLERK		DATE

Bruce Rifkin

2/8/08

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Plaintiff is a Washington corporation with its principal place of business in Seattle, Washington.

PLAINTIFF'S ORIGINAL COMPLAINT -1

LAW OFFICES OF JAMES S. ROGERS 1500 Fourth Avenue, Suite 500 Seattle WA 98101 Ph: 206/621-8525 Fax: 206/223-8224

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1	2.	Advanced Micro Devices, Inc., on information and belief, is a corporation organized under		
2	,	the laws of the State of Delaware. AMD is doing business in Washington, and, on		
3		information and belief, has a principal place of business at One AMD Place (P. O. Box		
4		3453), Sunnyvale, CA 94088-3453. AMD may be served with process by serving its		
5		registered agent, CT Corporation System, 1801 West Bay Drive NW, Suite 206, Olympia,		
6 .		WA 98502.		
7	3.	Intel Corporation, on information and belief, is a corporation organized under the laws of the		
8		State of Delaware. Intel is doing business in Washington, and, on information and belief, has		
9		a principal place of business at 2200 Mission College Blvd., Santa Clara, CA 95052-8119.		
10		Intel may be served with process by serving its registered agent, Mr. David Jay Thomsen,		
11		315 East D Street, Tacoma, Washington 98421-1803.		
12	4.	NVIDIA Corporation, on information and belief, is a corporation organized under the laws of		
13		the State of Delaware. NVIDIA is doing business in Washington, and, on information and		
14 .		belief, has a principal place of business at 2701 San Tomas Expressway, Santa Clara, CA		
15	,	95050. NVIDIA may be served with process by serving its registered agent, CT Corporation		
16		System, 1801 West Bay Drive NW, Suite 206, Olympia, WA 98502.		
17	5.	Raza Microelectronics, on information and belief, is a corporation organized under the laws		
18		of the State of California. Raza is doing business in Washington, and, on information and		
19		belief, has a principal place of business at 18920 Forge Drive, Cupertino, CA 95014-0701.		
20		Raza may be served with process by serving its registered agent, GKL Corporate Search, Inc.,		
21		915 L. Street, Suite 1250, Sacramento, CA 95814.		
22	6.	RealNetworks, Inc., on information and belief, is a corporation organized under the laws of		
23		the State of Washington. Real is doing business in Washington, and, on information and		
24	PLAIN	TIFF'S ORIGINAL COMPLAINT -2 LAW OFFICES OF JAMES S. ROGERS 1500 Fourth Avenue, Suite 500 Seattle WA 98101		

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1		belief, has a principal place of business at 2601 Elliott Avenue, Seattle, WA 98121. Real		
2		may be served with process by serving its registered agent, Mr. Robert R. Kimball, 2601		
3		Elliott Ave., #1000, Seattle, WA 98111-9223.		
4	7.	Sun Microsystems, Inc., on information and belief, is a corporation organized under the laws		
5	,	of the State of Delaware. Sun is doing business in Washington, and, on information and		
6		belief, has a principal place of business at 4150 Network Circle, Santa Clara, CA 95054.		
7		Sun may be served with process by serving its registered agent, Corporation Service		
8		Company, 6500 Harbour Heights Parkway, Mukileto, WA 98275.		
9		JURISDICTION & VENUE		
10	8.	This is an action for infringement of a United States patent, among other actions.		
11		Accordingly, this action arises under the patent laws of the United States of America, 35		
12		U.S.C. § 1 et. seq. and jurisdiction is properly based on Title 35 United States Code,		
13		particularly § 271, and title 28 United States Code, particularly § 1338(a).		
14	9.	AMD, upon information and belief, transacts business in this judicial district by		
15	· •	manufacturing, selling, offering to sell, or using products and/or systems as described and		
16		claimed in United States Patent No. 6,629,163, the patent at issue in this lawsuit, and/or by		
17	,	conducting other business in this judicial district.		
18	10.	Intel, upon information and belief, transacts business in this judicial district by		
19		manufacturing, selling, offering to sell, or using products and/or systems as described and		
20		claimed in United States Patent No. 6,629,163, the patent at issue in this lawsuit, and/or by		
21		conducting other business in this judicial district.		
22	11.	NVIDIA, upon information and belief, transacts business in this judicial district by		
23		manufacturing, selling, offering to sell, or using products and/or systems as described and		
24	PLAIN	LAW OFFICES OF JAMES S. ROGERS TIFF'S ORIGINAL COMPLAINT - 3 1500 Fourth Avenue, Suite 500		

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l		claimed in United States Patent No. 6,629,163, the patent at issue in this lawsuit, and/or by		
2		conducting other business in this judicial district.		
3	12.	Raza, upon information and belief, transacts business in this judicial district by		
4		manufacturing, selling, offering to sell, or using products and/or systems as described and		
5	٠	claimed in United States Patent No. 6,629,163, the patent at issue in this lawsuit, and/or by		
6		conducting other business in this judicial district.		
7	13.	Real, upon information and belief, transacts business in this judicial district by		
8		manufacturing, selling, offering to sell, or using products and/or systems as described and		
9		claimed in United States Patent No. 6,629,163, the patent at issue in this lawsuit, and/or by		
10		conducting other business in this judicial district.		
11	14.	Sun, upon information and belief, transacts business in this judicial district by		
12		manufacturing, selling, offering to sell, or using products and/or systems as described and		
13		claimed in United States Patent No. 6,629,163, the patent at issue in this lawsuit, and/or by		
14		conducting other business in this judicial district.		
15	15.	Venue is proper in this court under Title 28 United States Code § 1391(b) and 1400(b).		
16		COUNT I		
17		PATENT INFRINGEMENT AGAINST ALL DEFENDANTS		
18	16.	On September 30, 2003, United States Patent No. 6,629,163 ("the '163 patent") entitled		
		"Methods and System for Demultiplexing a First Sequence of Packet Components to Identify		
19		Specific Components Wherein Subsequent Components are Processed Without Re-		
20		Identifying Components" was duly and legally issued. A true and correct copy of the '163		
21				
22		patent is attached as Exhibit A.		
23 ·	17.	Pursuant to 35 U.S.C. § 282, the above-listed United States Patent is presumed valid.		
24				
	PLAIN	LAW OFFICES OF JAMES S. ROGERS NTIFF'S ORIGINAL COMPLAINT - 4 LAW OFFICES OF JAMES S. ROGERS 1500 Fourth Avenue, Suite 500 Section WA 98 101		

Seattle WA 98101 Ph: 206/621-8525 Fax: 206/223-8224

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ı	18.	Edward Balassanian is the sole inventor of the '163 pat	ent. The '163 patent has been	
2		assigned to Plaintiff.		
3	19.	Intel, on information and belief, manufactures, uses, and sells products that infringe the '163		
4		patent, including without limitation, products incorporating its Viiv Technology.		
5	20.	Raza, formerly Amersham Biosciences, on information and belief, manufactures, uses, and		
6		sells products that infringe the '163 patent, including without limitation, its Alchemy family		
7	,	of processors.		
8	21.	AMD, on information and belief, manufactures, uses, and	I sells products that infringe the	
9		'163 patent, including without limitation, its Alchemy and ATI Radeon lines of products.		
10	22.	Sun, on information and belief, manufactures, uses, and sells products that infringe the '163		
11		patent, including without limitation, its Java Media Framework.		
12	23.	NVIDIA, on information and belief, manufactures, uses, and sells products that infringe the		
13		'163 patent, including without limitation, products incorporating its Stant Media software.		
14	24.	Real, on information and belief, manufactures, uses, and sells products that infringe the '163		
15		patent, including without limitation, its Helix DNA Client.		
16	25.	The infringement of the '163 patent alleged above has injured the Plaintiff and thus, it is		
17		entitled to recover damages adequate to compensate for Intel, Raza, AMD, Sun, NVIDIA,		
18		Real's infringement, which in no event can be less than a reasonable royalty.		
19			•	
20		DEMAND FOR JURY TRIAL		
21	26.	Plaintiff hereby demands a jury trial on all claims and issues.		
22		PRAYER FOR RELIEF		
23		Wherefore, Plaintiff prays for entry of judgment:		
24	PLAIN	TIFF'S ORIGINAL COMPLAINT -5	LAW OFFICES OF JAMES S. ROGERS 1500 Fourth Avenue, Suite 500 Seattle WA 98101 Ph: 206/621-8525 Fax: 206/223-8224	

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1		A. that Defendants, Intel, Raza, AMD, Sun,	NVIDIA, and Real have infringed one or		
2	more cla	e claims of the '163 patent;			
3	I	B. that Defendants, Intel, Raza, AMD, Sun, I	that Defendants, Intel, Raza, AMD, Sun, NVIDIA, and Real account for and pay to		
4	Plaintiff	iff all damages caused by the infringement of the '163 patent, which by statute can be no less			
5	than a re	n a reasonable royalty;			
6		C. that Plaintiff be granted pre-judgment and post-judgment interest on the damages			
7	caused t	sused to them by reason of Defendants, Intel, Raza, AMD, Sun, NVIDIA, and Real's infringement			
8	of the	he 163 patent;			
9		D. that Plaintiff be granted its attorneys' fees	s in this action;		
1Q	اً ا	E. that costs be awarded to Plaintiff;			
11		F. that Plaintiff be granted such other and further relief as the Court may deem just and			
12	proper	roper under the current circumstances.			
13					
14		DATED this day of February, 2008.			
15					
16		Respectfull	y submitted,		
17		LAW OFF	ICES OF JAMES S. ROGERS		
18		- ~ N			
19		tanes S. R	ogers, WSBA #5335		
20		1500 Fourt	s of James S. Rogers h Avenue, Suite 500		
.21			ashington 98101 206/621-8525		
22		Fax:	206/223-8224		
23					
24	PLAIN	NTIFF'S ORIGINAL COMPLAINT -6	LAW OFFICES OF JAMES S. ROGERS 1500 Fourth Avenue, Suite 500 Seattle WA 98101 Ph: 206/621-8525 Fax: 206/223-8224		